IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Alexandria Division

UNITED STATES OF AMERICA,)	. In the second
V. PEYER KUTTKE,	Criminal Action No. 124-cr245 (RDA)
Defendant.	
NOTICE OF RIGHT TO APPEAL SENTENCE UNDER LIMITED CIRCUMSTANCES	
Defendant PETER KUTTKE ("D	defendant") comes before the Court for the
purpose of sentencing. In addition to the colloquy	regarding the significance of Defendant's prior
guilty plea, the Court, pursuant to Fed. R. Crim P.	32(j)(1)(B), now provides notice to Defendant
of the right to appeal Defendant's sentence.	
While Defendant has entered into a plea ag	greement wherein Defendant generally waived
Defendant's right to appeal the sentence of the Co	ourt, Defendant nevertheless retains the right to
obtain appellate review of Defendant's sentence on certain limited grounds, including a sentence	
outside of the statutorily prescribed maximum, a sentence based on a constitutionally	
impermissible factor, or circumstances wherein Defendant did not waive this right knowingly	
and voluntarily.	
I, Peter Mark is Kithe Defendant, do hereby acknowledge that I	
understand that I have the right to appeal my sent	ence under the circumstances referenced herein.
M	m. lb. b. M.O.
Counsel for Defendant	Defendant
419125	419/25
	Date
Date	Mode
Alexandria, Virginia	100)
Aml 9,, 2025	Rossie D. Alston, Jr. United States District Judge